2022 SESSION

[S 500]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 56-235.2 of the Code of Virginia, relating to investor-owned water and water and sewer utilities; ratemaking proceedings.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 56-235.2 of the Code of Virginia is amended and reenacted as follows:

8 § 56-235.2. All rates, tolls, etc., to be just and reasonable to jurisdictional customers; findings
9 and conclusions to be set forth; alternative forms of regulation for electric companies.

10 A. Any rate, toll, charge or schedule of any public utility operating in this Commonwealth shall be considered to be just and reasonable only if: (1) the public utility has demonstrated that such rates, tolls, 11 charges or schedules in the aggregate provide revenues not in excess of the aggregate actual costs 12 13 incurred by the public utility in serving customers within the jurisdiction of the Commission, including such normalization for nonrecurring costs and annualized adjustments for future costs as the Commission 14 15 finds reasonably can be predicted to occur during the rate year, and a fair return on the public utility's rate base used to serve those jurisdictional customers, which return shall be calculated in accordance 16 17 with § 56-585.1 for utilities subject to such section; (1a) the investor-owned public electric utility has 18 demonstrated that no part of such rates, tolls, charges or schedules includes costs for advertisement, 19 except for advertisements either required by law or rule or regulation, or for advertisements which solely 20 promote the public interest, conservation or more efficient use of energy; and (2) the public utility has 21 demonstrated that such rates, tolls, charges or schedules contain reasonable classifications of customers. Notwithstanding § 56-234, the Commission may approve, either in the context of or apart from a rate 22 23 proceeding after notice to all affected parties and hearing, special rates, contracts or incentives to 24 individual customers or classes of customers where it finds such measures are in the public interest. 25 Such special charges shall not be limited by the provisions of § 56-235.4. In determining costs of 26 service, the Commission may use the test year method of estimating revenue needs. In any Commission 27 order establishing a fair and reasonable rate of return for an investor-owned gas, telephone or electric 28 public utility, the Commission shall set forth the findings of fact and conclusions of law upon which 29 such order is based.

For ratemaking purposes, the Commission shall determine the federal and state income tax costs for investor-owned water, gas, or electric utility that is part of a publicly-traded, consolidated group as follows: (i) such utility's apportioned state income tax costs shall be calculated according to the applicable statutory rate, as if the utility had not filed a consolidated return with its affiliates, and (ii) such utility's federal income tax costs shall be calculated according to the applicable federal income tax rate and shall exclude any consolidated tax liability or benefit adjustments originating from any taxable income or loss of its affiliates.

37 In any ratemaking proceeding for an investor-owned utility authorized to furnish water or water and 38 sewer service initiated after January 1, 2022, the Commission shall evaluate such utility on a 39 stand-alone basis and, for purposes of establishing any revenue requirement and rates, utilize such 40 utility's actual end-of-test period capital structure and cost of capital without regard to the cost of 41 capital, capital structure, or investments of any other entities with which such utility may be affiliated, 42 unless the Commission finds based on evidence in the record that the debt to equity ratio of the actual 43 end-of-test period capital structure of such utility is unreasonable, in which case the Commission may 44 utilize a debt to equity ratio that it finds to be reasonable. In all proceedings initiated after January 1, 45 2022, in which the Commission reviews the rates and associated earnings of an investor-owned utility authorized to furnish water or water and sewer service, the Commission shall conduct such review 46 47 utilizing the same cost of capital and capital structure adopted in the utility's most recent rate case in 48 which such rates were set, without regard to any later changes in the cost of capital or capital 49 structure.

B. The Commission shall, before approving special rates, contracts, incentives or other alternative
regulatory plans under subsection A, ensure that such action (i) protects the public interest, (ii) will not
unreasonably prejudice or disadvantage any customer or class of customers, and (iii) will not jeopardize
the continuation of reliable electric service.

54 C. After notice and public hearing, the Commission shall issue guidelines for special rates adopted 55 pursuant to subsection A that will ensure that other customers are not caused to bear increased rates as a 56 result of such special rates. SB500ER